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1	WILLIAM J. PORTANOVA, SBN: 106193 Portanova & Associates 400 Capitol Mall, Suite 1100 Sacramento, CA 95814 Telephone: (916) 444-7900 Fax: (916) 444-7998 Wjp@Portanova.com  Attorney for Defendant ROBERT KIRBY WELLS	
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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11 12	UNITED STATES OF AMERICA,	Case No. 2:21-cr-0164-WBS
13	Plaintiff,	STIPULATION TO CONTINUE STATUS CONFERENCE AND EXCLUDE TIME
14	v. ROBERT KIRBY WELLS,	UNDER THE SPEEDY TRIAL ACT; FINDINGS AND ORDER  DATE: November 14, 2022
15		
16	Defendant.	TIME: 9:00 a.m. COURT: Hon. William B. Shubb
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18	Defendant, ROBERT KIRBY WELLS, by and through his	
19	undersigned counsel, and Plaintiff United States of America, by	
20	and through its undersigned counsel, hereby stipulate as follows	
21	1. By previous order, this matter was set for status on	
22	November 14, 2022, and time was excluded through November 14,	
23	2022, pursuant to 18 U.S.C. § 3161(h)(7)(A), (B)(iv) (Local Code	
24	T4).	
25	2. By this stipulation, the parties jointly request that	
26	the Court continue the status conference to January 30, 2023, at	
27	9:00 a.m. The parties further request that the Court exclude	
28	time under the Speedy Trial Ac	t from November 14, 2022, through

January 30, 2023, pursuant to 18 U.S.C. § 3161(h)(7)(A), (B)(iv) (Local Code T4).

- 3. The parties stipulate, and request the Court find the following:
- a) Defense counsel has received 131,749 pages of discovery that include, among other things, investigative reports, financial records, and other business records, as well as the contents of two email accounts. Counsel for the defendant would like time to review the evidence, discuss resolution options, research sentencing issues, conduct independent factual investigations, and otherwise prepare for trial.
- b) Counsel for defendant, ROBERT KIRBY WELLS, believes that failure to grant the above-requested continuance would deny counsel the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
  - c) The government does not object to the continuance.
- d) Based on the above stated findings, the ends of justice served by continuing the case outweigh the interest of the public and the defendant in a trial within the original date prescribed by the Speedy Trial Act.
- e) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et. seq., within which trial must commence, the time period of November 14, 2022, up to and including, January 30, 2023, is deemed excludable under 18 U.S.C. § 3161(h)(7)(A), (B)(iv) (Local Code T4), as it results from a continuance granted by the Court at the defendant's request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of the public

## Case 2:21-cr-00164-WBS Document 27 Filed 11/10/22 Page 3 of 3 and defendant in a speedy trial. IT IS SO STIPULATED. DATED: November 9, 2022 Respectfully submitted, /s/ William J. Portanova WILLIAM J. PORTANOVA Attorney for Defendant ROBERT KIRBY WELLS PHILLIP A. TALBERT DATED: November 9, 2022 United States Attorney /s/ Matthew Thuesen MATTHEW THUESEN Assistant United States Attorney FINDINGS AND ORDER IT IS SO FOUND AND ORDERED. Dated: November 9, 2022 WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE